IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

UNITED STATES OF AMERICA, \$
\$
vs. \$ No. 1:18-CR-410-RP
\$
CARLOS ALBERTO ZAMUDIO, \$
Defendant. \$

MOTION TO SUBSTITUTE COUNSEL

CARLOS ALBERTO ZAMUDIO respectfully requests that attorney Victor Arturo Arana be permitted to substitute as defense counsel in this case in place of attorney James R. Young. We have conferred with Assistant U.S. Attorney Douglas Gardner. He __ does __ does not object to the relief sought in this motion.

WHEREFORE, CARLOS ALBERTO ZAMUDIO, the defendant, respectfully requests that the Court grant this motion and permit attorney Arana to substitute in as defense counsel in place of attorney Young.

AGREED:

Mr. Carlos Alberto Zamudio

Respectfully submitted,

/s/ Victor Arturo Arana

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CERTIFICATE OF SERVICE

I certify that on November 13, 2019, a copy of the foregoing Motion To Substitute Counsel was filed using the Court's CM/ECF electronic filing system which will provide notice to all registered parties of record.

/s/ Victor Arturo Arana Victor Arturo Arana

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